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PATENT COOPERATION TREATY

From th		NAL SEARCHI	NG AUTHOR	ITY	MAN.					
То:			•			PCT PCT				
						LITTEN OPINION OF THE IONAL SEARCHING AUTHORITY				
						(PCT Rule 43bis.1)				
					Date of mailing (day/month/year)					
Applica	nt's or	agent's file referen	ce	,	FOR FURTHER ACTION					
P05	160	500			See paragraph 2 below					
Internat	ional a	pplication No.		International filing date (day/month/year)	Priority date (day/month/year)				
PCT	/JP	2005/001	032	20.01.2005		20.01.2004				
Applica										
HON	DA 1	MOTOR CO	., LTD.			ć				
1.	This	opinion contains in	ndications relat	ing to the following items	:					
	\boxtimes	Box No. I	Basis of the	opinion						
		Box No. II	Priority							
		Box No. III	Non-establishment of opinion with regard to novelty, inventive step and industrial applicability							
		Box No. IV	Lack of unity of invention							
	\boxtimes	Box No. V	Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement							
		Box No. VI	Certain documents cited							
	님	Box No. VII	Certain defe	cts in the international app	lication					
		Box No. VIII	Certain observations on the international application							
2.	FUR	THER ACTION								
If a demand for international preliminary examination is made, this opinion will be considered to be a written of International Preliminary Examining Authority ("IPEA") except that this does not apply where the applicant chooses and than this one to be the IPEA and the chosen IPEA has notified the International Bureau under Rule 66.1bis(b) that writt this International Searching Authority will not be so considered.										
	If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of 3 months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later.									
	For fu	rther options, see	Form PCT/ISA	J/220.						
3. For further details, see notes to Form PCT/ISA/220.										
Name an	id maili	ng address of the	ISA/JP		Authorized officer					
		J	-			·				
Facsimile No					Talanhana Na					

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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.
PCT/JP2005/001032

Bo	x No. I	Basis of this opinion
1.	With filed	regard to the language, this opinion has been established on the basis of the international application in the language in which it was unless otherwise indicated under this item.
		This opinion has been established on the basis of a translation from the original language into the following language, which is the language of a translation furnished for the purposes of international search (under
	•	Rule 12.3 and 23.1(b)).
2.	With	regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed attion, this opinion has been established on the basis of:
	a.	type of material
		a sequence listing
		table(s) related to the sequence listing
	b.	format of material
		in written format
		in computer readable form
	c.	time of filing/furnishing
		contained in the international application as filed.
		filed together with the international application in computer readable form.
		furnished subsequently to this Authority for the purposes of search.
3.		In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
4.	Addi	tional comments:
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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.
PCT/JP2005/001032

Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement					
1.	Statement		·		
	Novelty (N)	Claims	1-20	YES	
		Claims		NO	
	Inventive step (IS)	Claims		YES	
		Claims	1-20	NO	
	Industrial applicability (IA)	Claims	1-20	YES	
		Claims		NO	
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2. Citations and explanations:

Document 1: JP, 11-107861, A (Toyota Motor Corp.), 20 April, 1999 (20.04.99), paragraphs 0051-0055, figure 9 & US, 6055968, A1 & EP, 896141, A2

Document 2: JP, 2000-73803, A (Nissan Motor Co., Ltd.), 07 March, 2000 (07.03.00), full text, all drawings, (Family: none)

Document 3: JP, 57-20528, A (Toyota Motor Corp.), 03 February, 1982 (03.02.82), full text, figure 2, (Family: none)

Claims 1, 4-6, 9-11, 14-16, 19, and 20:

Documents 1 and 2:

An internal combustion engine control method and device that a) opens a throttle valve in the first load region of no-load to predetermined load, b) fully opens a throttle valve in the second load region exceeding the above-mentioned predetermined load, and c) obtains the largest EGR rate in the same predetermined load is described in document 1 cited in the ISR. Also, an internal combustion engine control method and device that controls the EGR rate according to non-overlap time of the intake valve and exhaust valve is described in document 2 cited in the ISR.

Claims 2, 7, 12, and 17:

Documents 1 and 2:

An internal combustion engine control method and device that does not perform EGR control during engine warm-up or controls the opening of a throttle valve for load during engine warm-up is common-knowledge technology.

Claims 3, 8, 13, and 18:

Documents 1, 2, and 3:

An internal combustion engine control method and device that controls the rise of EGR rate in the load region of no-load to middle load is described in document 3 cited in the ISR.